

JCC

RECEIVED

MAIL

NOV 28 2001

CLERK U.S. DISTRICT COURT
WESTERN DISTRICT OF WASHINGTON
SEATTLE

UNITED STATES DISTRICT COURT
WESTERN DISTRICT OF WASHINGTON
~~AT SEATTLE~~

~~Veryl-Edward, ex rel.~~
VERYE E. KNOWLES

Secured Party / Plaintiff

v.

[UNITED STATES OF AMERICA]

Respondant

Case No. CR 97-051G

CONDITIONAL
ACCEPTANCE
FOR VALUE



CR 97-00051 #00000571

For the record and the court shall take judicial notice.
Without granting jurisdiction and without prejudice UCC §1-207.

I, Veryl-Edward, sui juris, of the Knowles clan, being
a holder-in-due-course relative to the name VERYL

E. KNOWLES, a derivative of the name KNOWLES,
VERYLE., alleged to be a Defendant in the above
cited case.

This Plaintiff states That on October 22, 2001, I received
a document dated October 9, 2001 entitled GOVERNMENT'S
OPPOSITION TO DEFENDANT'S PETITION
FOR RELIEF.

I, Veryle-Edward, sui juris do accept the offer
of Opposition To Defendant's Petition for Relief upon
documentary proof that the prosecuting attorney CARL
BLACKSTONE has lawful delegated authority to
initiate and prosecute a criminal case against an inhabitant
of one of the several states of the union, not a citizen of the